Law Offices of

### CHAPMAN AND CUTLER LLP

Theodore S. Chapman Henry E. Cutler 1879-1959

111 West Monroe Street, Chicago, Illinois 60603-4080 Telephone (312) 845-3000 Facsimile (312) 701-2361 chapman.com

San Francisco San Francisco, California 94105 (415) 541-0500

October, 30 2003

Salt Lake City 50 South Main Street Salt Lake City, Utah 84144 (801) 533-0066

RECORDATION NO.

OCT 2 9 '03

Mr. Vernon A. Williams, Secretary Surface Transportation Board 1925 K Street, N.W. - Room 704 Washington, D.C. 20423-0001

1-29 PM

SURFACE TRANSPORTATION BOARD

Re:

Synthetic Lease Financing of Railcars AEP Energy Services, Inc. - Lessee American Electric Power Company, Inc. - Guarantor Sixth Closing

Dear Mr. Williams:

I am enclosing for recording pursuant to Section 11301 of Title 49 of the United States Code, two copies of the secondary document described below. As an attorney representing one of the parties in this transaction, I have knowledge of the matters described in this letter.

The secondary document is as follows:

Lease and Security Agreement Supplement No. 6, dated as of October, 30 2003, between the Lessor and the Lessee.

The primary document to which Lease and Security Agreement Supplement No. 6 is connected is the Railcar Lease and Security Agreement, dated as of June 1, 2003, covering the new railroad rolling stock bearing the road numbers listed in the exhibit thereto, which was submitted for recording June 17, 2003.

The names and addresses of the parties to the enclosed document are as follows:

LEASE AND SECURITY AGREEMENT SUPPLEMENT NO. 6

Lessor:

**BTM** Capital Corporation

111 Huntington Avenue Boston, Massachusetts 02199

Lessee:

AEP Energy Services, Inc.

c/o American Electric Power Service Corporation

1 Riverside Plaza

Columbus, Ohio 43215

1589116.01.01 1574219

#### CHAPMAN AND CUTLER LLP

Mr. Vernon A. Williams, Secretary October, 30 2003 Page 2

The description of the Equipment covered as of the date hereof by the aforesaid Lease and Security Agreement Supplement No. 6 is as set forth on Exhibit A hereto.

A fee of thirty dollars (\$30.00) is enclosed. Please time and date stamp the enclosed copy of the enclosed document along with the extra copy of this letter as proof of filing and recordation of the enclosed document and return the original and any extra copies of such documents and this letter not needed by the Board for recordation to:

Richard J. DiLallo, Esq. Chapman and Cutler 111 West Monroe Chicago, IL 60603-4080

A short summary of the document to appear in the index follows:

"LEASE AND SECURITY AGREEMENT SUPPLEMENT NO. 6, dated as of October, 30 2003, covering new railroad rolling stock bearing the road numbers listed in the exhibit thereto. Lease and Security Agreement Supplement No. 6 is related to the Railcar Lease and Security Agreement between the Lessor and the Lessee dated as of June 1, 2003, which was filed June 17, 2003."

If you have any questions or need further information, please do not hesitate to contact the undersigned at (312) 845-3481.

Sincerely,

CHAPMAN AND CUTLER

Richard I Dil allo

RJD Enclosures Law Offices of

# CHAPMAN AND CUTLER LLP

# EXHIBIT A

Description Number of Cars Marks Car Numbers

New Aluminum BethGon cars 107 COEH 6456 - 6562 (inclusive)

RECORDATION NO. 24485-9 FIL

OCT 2 9 '03

1-29 PM

#### LEASE AND SECURITY AGREEMENT SUPPLEMENT NO. 6

SURFACE TRANSPORTATION BOARD

THIS LEASE AND SECURITY A GREEMENT SUPPLEMENT NO. 6 dated as of October 30, 2003 between BTM CAPITAL CORPORATION, a Delaware corporation ("Lessor"), and AEP ENERGY SERVICES, INC., an Ohio corporation ("Lessee"),

### WITNESSETH:

- 1. Lessor and Lessee have heretofore entered into a Railcar Lease and Security Agreement dated as of June 1, 2003 (the "Lease") providing for the execution and delivery of Lease and Security Agreement Supplements substantially in the form hereof. The terms defined in the Lease shall have the same meanings when used herein.
- 2. Lessee hereby acknowledges and confirms that on or prior to the date hereof, the Equipment described in **Schedule 1** attached hereto (the "Subject Equipment") has been delivered and assembled. Lessee represents that the Subject Equipment is free and clear of all liens and encumbrances.
- 3. Lessee hereby certifies that the date of acceptance of the Subject Equipment is October 30, 2003 and commencement of the Lease Term with respect thereto is October 30, 2003.
- 4. Lessee hereby certifies that such Acquisition Price for the Subject Equipment as of the date hereof is \$4,915,794.00.
- 5. Interim Rent, Fixed Rent, Stipulated Loss Values, Termination Amounts, Lessee Obligation and Lessor Residual Amount for the Equipment are payable in the amounts and on the Rent Payment Dates set forth in **Schedule 2** attached hereto.
- 6. Lessee hereby certifies that the Lease Balance for the Subject Equipment as of the date hereof is \$4,915,794.00.
  - 7. Security Agreement.
- (a) Pursuant to and amending, supplementing and modifying **Section 8** of the Lease, it is the intention of the parties that Lessee shall treat the Lease, for accounting purposes, as an operating lease, and for purposes of federal, state and local income tax, and commercial law and bankruptcy purposes, it is the intention of the parties hereto that (i) the Lease and this Lease and Security Agreement Supplement be treated as a security agreement (the "Lessee Security Agreement"), (ii) the Lessee Security Agreement will secure the payment and performance of the Secured Obligations, (iii) all payments of Interim Rent, Fixed Rent and Supplemental Rent shall be treated as payment of principal, interest or premium, if any, on the Secured Obligations, and all payments of Stipulated Loss Value, Termination Amount, Lease Balance and, Lessee Obligation shall be treated as payment of principal of the Secured Obligations, (iv) Lessee

## LEASE AND SECURITY AGREEMENT SUPPLEMENT NO. 6

should be treated as entitled to all benefits of ownership of the Equipment, (v) Lessor shall have all of the rights, powers and remedies of a secured party available under Applicable Law to take possession of and sell (whether by judicial foreclosure, power of sale or otherwise) the Lessee Collateral, (vi) the effective date of the Lessee Security Agreement will be the date of this Lease and Security Agreement Supplement and (vii) the reference to Section 8 of the Lease and Security Agreement in this Lease and Security Agreement Supplement shall be deemed to be the recording of the Lessee Security Agreement. Without limiting the foregoing, Lessee acknowledges that Lessor is concurrently with the grant of the security interest pursuant to Section 8 entering into the Security Agreement pursuant to which Lessor is assigning and granting a security interest in the Collateral (as such term is used in the Security Agreement), to all of which and to the terms of such Security Agreement Lessee unconditionally agrees.

Counterpart No. 3 of 3.

# LEASE AND SECURITY AGREEMENT SUPPLEMENT No. 6

IN WITNESS WHEREOF, Lessor and Les as of the day and year first above written.	see have caused this instrument to be executed, all
	AEP ENERGY SERVICES, INC., an Ohio corporation
	By Lendy W. Harry Breasurer  Its Assistant Treasurer
	BTM Capital Corporation

## LEASE AND SECURITY AGREEMENT SUPPLEMENT NO. 6

IN WITNESS WHEREOF, Lessor and Lessee have caused this instrument to be executed, all as of the day and year first above written.

AEP ENERGY SERVICES, INC., an Ohio corporation

By Its

BTM CAPITAL CORPORATION

By Its Vice President

STATE OF OHIO	)	
	)	SS.
County of Franklin	)	

On this, the 21<sup>kL</sup> day of October, 2003 before me, a Notary Public in and for said County and State, personally appeared Wendy G. Hargus, an Assistant Treasurer of AEP ENERGY SERVICES, INC., who acknowledged herself to be a duly authorized officer of AEP ENERGY SERVICES, INC., and that, as such officer, being authorized to do so, he executed the foregoing instrument for the purposes therein contained.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal on the date above mentioned.

Name:

Notary Public

My Commission Expires:

Residing in Franklin County, Ohio

DA

DAVIDIG, HOUSE.

# LEASE AND SECURITY AGREEMENT SUPPLEMENT NO. 6

17

COMMONWEALTH OF MASSACHUSETTS	)
	) SS
COUNTY OF SUFFOLK	
On this, the 27th day of 0	October, 2003, before me, a Notary Public in and
for said County and State, personally ap	peared JohnF.McCarthy, a Vice President of BTM
	ged himself to be a duly authorized officer of BTM
	ch officer, being authorized to do so, he executed the
foregoing instrument for the purposes the	
In Witness Whereof, I have he	reunto set my hand and official seal on the date above
mentioned.	
	Name: Kitaling Cassining
	Notary Public
	My Commission Expires: August 21, 2009

Receipt of this original counterpart of the foregoing Lease Supplement is hereby acknowledged this 30th day of October, 2003.

WILMINGTON TRUST COMPANY, Security Trustee

By: 16 F. Hop

ITS: Senior Financial Services Officer

# Lease and Security Agreement Supplement No. 6

# DESCRIPTION OF EQUIPMENT - SIXTH CLOSING

DESCRIPTION	NUMBER OF CARS	MARKS	CAR NUMBERS
New Aluminum BethGon cars	107	СОЕН	6456 - 6562 (inclusive)

SCHEDULE 1 (to Railcar Lease and Security Agreement Supplement No. 6)

# SCHEDULE OF INTERIM RENT, FIXED RENT AND RENT FACTOR

RENT INSTALLMENT
FOR THE ITEM OF EQUIPMENT EQUAL TO
ACQUISITION PRICE OF THE ITEM OF
EQUIPMENT TIMES THE FOLLOWING

D	ACQUISITION PRICE OF THE ITEM
RENT DAVINED DATE	EQUIPMENT TIMES THE FOLLOWIN
PAYMENT DATE	RENT FACTOR
12/17/03 (interim rent due)	\$102,441.14
6/17/04	3.600361622%
12/17/04	3.600361622%
6/17/05	3.600361622%
12/17/05	3.600361622%
6/17/06	3.600361622%
12/17/06	3.600361622%
6/17/07	3.600361622%
12/17/07	3.600361622%
6/17/08	3.659653469%
12/17/08	3.785561061%
6/17/09	3.785561061%
12/17/09	3.785561061%
6/17/10	3.785561061%
12/17/10	3.785561061%
6/17/11	3.785561061%
12/17/11	3.785561061%
6/17/12	3.785561061%
12/17/12	3.785561061%
6/17/13	3.785561061%
12/17/13	3.785561061%
6/17/14	3.785561061%
12/17/14	3.785561061%
6/17/15	3.785561061%
12/17/15	3.785561061%
6/17/16	3.785561061%
12/17/16	3.785561061%
6/17/17	3.785561061%
12/17/17	3.785561061%
6/17/18	3.785561061%
12/17/18	3.785561061%
6/17/19	3.785561061%
12/17/19	3.785561061%
6/17/20	3.785561061%
12/17/20	3.785561061%
6/17/21	3.785561061%
12/17/21	3.785561061%
6/17/22	3.785561061%
12/17/22	3.785561061%
6/17/23	3.785561061%

# STIPULATED LOSS VALUE, TERMINATION AMOUNTS, LESSEE OBLIGATION AND LESSOR RESIDUAL AMOUNT

Rent Payment Date	Stipulated Loss Value	Termination Amount	Lessee Obligation	Lessor Residual Amount
6/17/04	97.859578694%			
12/17/04	97.024553749%			
6/17/05	96.168178229%			
12/17/05	95.289936000%			
6/17/06	94.389299797%			
12/17/06	93.465731047%			
6/17/07	92.518679693%			
12/17/07	91.547584021%			
6/17/08	90.492578641%		77.646859784%	12.845718857%
12/17/08	89.283998687%	89.283998687%		
6/17/09	88.041820209%	88.041820209%		
12/17/09	86.765109170%	86.765109170%		
6/17/10	85.452905563%	85.452905563%		
12/17/10	84.104222697%	84.104222697%		
6/17/11	82.718046447%	82.718046447%		
12/17/11	81.293334497%	81.293334497%		
6/17/12	79.829015555%	79.829015555%		
12/17/12	78.323988546%	78.323988546%		
6/17/13	76.777121787%	76.777121787%	64.669241210%	12.107880576%
12/17/13	75.187252131%	75.187252131%		
6/17/14	73.553184099%	73.553184099%		
12/17/14	71.873688976%	71.873688976%		
6/17/15	70.147503889%	70.147503889%		
12/17/15	68.373330856%	68.373330856%		
6/17/16	66.549835812%	66.549835812%		
12/17/16	64.675647607%	64.675647607%		
6/17/17	62.749356969%	62.749356969%		
12/17/17	60.769515452%	60.769515452%		
6/17/18	58.734634340%	58.734634340%	48.445827448%	10.288806892%
12/17/18	56.643183534%	56.643183534%		
6/17/19	54.493590395%	54.493590395%		
12/17/19	52.284238567%	52.284238567%		
6/17/20	50.013466758%	50.013466758%		
12/17/20	47.679567492%	47.679567492%		
6/17/21	45.280785828%	45.280785828%		
12/17/21	42.815318033%	42.815318033%		
6/17/22	40.281310233%	40.281310233%		
12/17/22	37.676857016%	37.676857016%		
6/17/23	35.000000000%	35.0000000000%	27.101066228%	7.898933772%